UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF INDIANA HAMMOND DIVISION

IN RE:)	
JULIE RENEE LOVE,)))	CASE NO. 07-22499 Chapter 7
Debtor.)	•

ORDER REGARDING AGREED ENTRY ORDER AND JUDGMENT ("AGREED ENTRY")

The Agreed Entry was filed on March 20, 2008. The Court cannot enter an order approving the Agreed Entry for two reasons, both of which are evidenced in paragraph 7. First, that paragraph provides that in the event of the debtor's default, the debtor's discharge will be denied pursuant to 11 U.S.C. § 727(a); however, the Court's record establishes that the debtor was granted a discharge on December 26, 2007, and thus the proper remedy is revocation of discharge rather than denial of discharge. Secondly, revocation or denial of discharge cannot be effectuated by a default provision in an agreement: Fed.R.Bankr.P. 7001(4) requires an adversary proceeding for this purpose.

IT IS ORDERED that approval of the Agreed Entry is denied.

Dated at Hammond, Indiana on April 11, 2008.

/s/ J. Philip Klingeberger
J. Philip Klingeberger, Judge
United States Bankruptcy Court

<u>Distribution</u>: Debtor, Attorney for Debtor Trustee, US Trustee